

Indictment #
06561-2016

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CLIFTON C. HALSEY

17CV 0042

Write the full name of each plaintiff.

No. _____

(To be filled out by Clerk's Office)

-against-

NYPD 73Rd Pct. & 67th Pct.

Suzette Davis-McLeod

Arianna Barker

Kenneth P. Thompson Brooklyn, DA.

Write the full name of each defendant. If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section IV.

COMPLAINT

(Prisoner)

Do you want a jury trial?

☒ Yes

☐ No

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NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

I. LEGAL BASIS FOR CLAIM

State below the federal legal basis for your claim, if known. This form is designed primarily for prisoners challenging the constitutionality of their conditions of confinement; those claims are often brought under 42 U.S.C. § 1983 (against state, county, or municipal defendants) or in a "Bivens" action (against federal defendants).

☒ Violation of my federal constitutional rights

☒ Other:

Double Jeopardy, Illegal Incarceration

Prosecutorial abuse
misconduct
Vengeance.

II. PLAINTIFF INFORMATION

Each plaintiff must provide the following information. Attach additional pages if necessary.

CLIFTON

C.

HALSEY

First Name

Middle Initial

Last Name

NONE

State any other names (or different forms of your name) you have ever used, including any name you have used in previously filing a lawsuit.

825/600789

Prisoner ID # (if you have previously been in another agency's custody, please specify each agency and the ID number (such as your DIN or NYSID) under which you were held)

MANHATTAN Detention Center

Current Place of Detention

125 White Street NYC, NY

Institutional Address

MANHATTAN

NEW YORK

10013

County, City

State

Zip Code

III. PRISONER STATUS

Indicate below whether you are a prisoner or other confined person:

☒ Pretrial detainee

☐ Civilly committed detainee

☐ Immigration detainee

☐ Convicted and sentenced prisoner

☒ Other:

Illegally detained Pretrial Detainee

IV. DEFENDANT INFORMATION

To the best of your ability, provide the following information for each defendant. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are identical to those listed in the caption. Attach additional pages as necessary.

Defendant 1:

Detectives @ the 73rd and officers @ 67th Pct
 First Name Last Name Shield #
Detectives & Officers
 Current Job Title (or other identifying information)
67th Pct Snider Ave / 73rd on Utica ave
 Current Work Address
Brooklyn N.Y.
 County, City State Zip Code

Defendant 2:

Kenneth Thompson District Attorney
 First Name Last Name Shield #
350 DISTRICT ATTORNEY OFFICE
 Current Job Title (or other identifying information)
350 JAY STREET
 Current Work Address
Kings/BKlyn New York 11201
 County, City State Zip Code

Defendant 3:

Suzette Davis - McLead
 First Name Last Name Shield #
UNEMPLOYED/welfare fraud income/adultress
 Current Job Title (or other identifying information)
1367 TROY Ave (BSMT)
 Current Work Address
Kings/BKlyn New York 11203
 County, City State Zip Code

Defendant 4:

Arianna Barker
 First Name Last Name Shield #
Daughter of Suzette Davis McLead
 Current Job Title (or other identifying information)
1367 TROY Ave (BSMT)
 Current Work Address
Kings/Brooklyn New York 11203
 County, City State Zip Code

V. STATEMENT OF CLAIM

Place(s) of occurrence:

1367 Troy ave / 67th PCH / 801 Bergen St
Brooklyn, NY Brooklyn, NY

Date(s) of occurrence:

5/12/2016 - 7-27/2016 & 2-10-2016

FACTS:

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and how each defendant was personally involved in the alleged wrongful actions. Attach additional pages as necessary.

See attached Document Please

IN Addition the Detectives Sent Another officer to 1367 in May to ensure they were never seen She told my Brother the Detective Stayed in front of the house, He did not come in, because he knew what he was doing was illegal, but She waved Hello to him and stayed at a Relatives House to avoid the Grand Jury Subpoena it's on Recorded Conversation during our Conversations, So I can prove every last word of these statements. Her and her daughter attacked and beat me on 2/10/16 I (Thank you) never even defended (in Advance) myself as a man. only ran as they (Clifton Holley) stripped off my clothes

I was never, ever, Called or Questioned OR arrested Regarding the February 10th 2016 Lie.

INDICTMENT # 00501/2016 (+)
PART DV

This woman said the exact same lies on her husband. She has a (5) year Order of protection against him. She knows how to manipulate the system and use it as a tool of revenge against men she has a falling out with, eg., arrests, court cases, and false charges & lies. Please help.

S. Kenneth Jones esq.
32 Court Street
(917) 544-7653

INJURIES: (IN ADDITION my Attorney said the DA can do anything they want, he's NO GOOD)

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.

I was beaten by officers of the 67th Pct on 5/12/2016 and by Suzette Davis-M'Leod and Arriana Parker on 2/10/2016 and by Suzette on 5/12/2016. My face and wrists were bruised by officers of the 67th Pct.

VI. RELIEF

State briefly what money damages or other relief you want the court to order.

I would like payment on money damages for pain & suffering, Slander Libel, and Abuse by officers.

Five Million Dollars \$ 5,000,000.00
and to be released from custody
and the charges dismissed and
sealed Respectfully.

Thank you.

VII. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I understand that if I file three or more cases while I am a prisoner that are dismissed as frivolous, malicious, or for failure to state a claim, I may be denied *in forma pauperis* status in future cases.

I also understand that prisoners must exhaust administrative procedures before filing an action in federal court about prison conditions, 42 U.S.C. § 1997e(a), and that my case may be dismissed if I have not exhausted administrative remedies as required.

I agree to provide the Clerk's Office with any changes to my address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

11/4/2016
 Dated CLIFTON C. Plaintiff's Signature Clifton Halsey
 First Name Middle Initial Last Name
 125 White Street (MDC) Manhattan Detention Center
 Prison Address
 Manhattan New York 10013
 County, City State Zip Code

Date on which I am delivering this complaint to prison authorities for mailing:

11/8/2016

Page 2

to the house and removed the Children Age 8 and 12 by the time we Arrived back at the house. The 12 year Old had told the police lies and that I had attacked and robbed them, By that time ACS had been notified, my friend, Napoleon and I followed her to the Precinct. The next day the Children were released to her. She took her daughters back to the 73Rd Precinct and made her tell the truth and the police never contacted me. (5) five months later after we all moved into another apartment I wanted to break up and she contacted the same detectives from the 73Rd Precinct on Utica Ave and changed the story again. And then, the detectives at the Precinct on Utica Avenue in Brooklyn contacted the 67th Precinct and had them Arrest me on the same Charges that they personally knew to be false. Here I am 8 months

Page #

later Charged And indicted
for a Crime that both the
73rd & 67th Precinct know
that - I Am innocent of. All
because I wanted to Break
up with Suzette. Please help
me and expose this Great
miscarriage of Justice done
by the Detectives at the 73rd
Precinct And Police Officers at
the 67th Precinct, from happening
to Another person. All because
A Woman Wants revenge for
a failed relationship.

My friend Napoleon is
from Russia and speaks enough
English to Corroborate my
testimony, as well as the
ACS Worker that was assigned
to the Case they will both
tell the truth; the ACS worker
is Mr. Abdo or Mohammad
his office is located on
Bedford Avenue in Brooklyn
the ACS office and my
friend Napoleon lives in
Kensington Brooklyn. This woman
has told many, many lies.

on me And she Calls my family laughing at how the NYPD will do Anything to make an Arrest, Even if they know that the Complaint is a lie.

Please help me
as to - I have
lost all faith in
America And the legal
system

Thank you in
Advance,

Clayton C. Halsey

There are No Medical Reports
There are No Hospital Visits
Not even Ambulance I never
Put 1 Finger on my ex-
Girlfriend. She is totally Lie
on me TO this I Swear
Never a weapon all Lies
only argued. Never Any
Violence TO this I Swear
and I Can Prove it all.

Page 1
Attachment

B & C # 825/600789

10/28/2016

On February 10 2016 in the apartment located at 801 Bergen street # 203 in Brooklyn, New York. I was attacked and beaten by my then girlfriend Suzette Davis McLeod and her daughter Ariana Barber. After the beating, I called my friend Napoleon to come and pick me up. Neighbors heard the commotion and called the police. Suzette followed me telling me that she was sorry for attacking me because a woman sent me an explicit picture on my cellular phone. She drove me to my friends house. I only had on underwear and socks, because Suzette and Ariana had torn all of my clothes off my body. She yelled at her daughter for tearing off my clothes even though she instructed her to take the phone from my hand. Once we got to my friends house and I got a pair of clothes we drove back to her apartment. The cops had come

OVER

other side

In addition many of the charges on the indictment sheet are repeated although on the front it says (2) counts, I see it (4) and (6) times through the indictment many improprieties, over zealous prosecution, and pure lies on the part of the complainant. This woman has two open ACS cases she is a terrible person which is why I choose to date someone else. This is pure vengeance for leaving her.

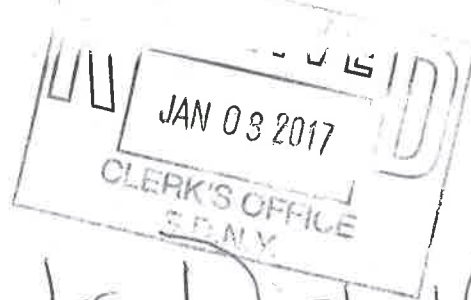
Thank you
Chitra Walse
/825.1600789

I was not even in the home on July 26th 2016 yet I'm charged with a crime of violence, pure lies. I have phone records and recordings to prove it.

C. HALSEY
te Street
Y. 10013
00789



Handwritten signature in blue ink



United States District Court
Southern District of New York
500 Pearl Street
New York, N.Y. 10007

1000334502